

**PATENT COOPERATION TREATY** 

# Rec'd ST/PTO 09 SEP 2004 PCT/EP2003/001701 N TREATY

# **PCT**

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

A liA								
Applicant's or agent's file reference 40 768.gi.se	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)							
International application No.	International filing da	te (day/month/year)	Priority date (day/month/year)					
PCT/EP2003/001701	20 February 20	03 (20.02.2003)	09 March 2002 (09.03.2002)					
International Patent Classification (IPC) or n C23C 2/24	ational classification ar	nd IPC						
Applicant SMS DEMAG AKTIENGESELLSCHAFT								
<ol> <li>This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.</li> </ol>								
2. This REPORT consists of a total of 5 sheets, including this cover sheet.								
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).								
These annexes consist of a total of 6 sheets.								
3. This report contains indications relating to the following items:								
I Basis of the report								
II Priority								
III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability								
IV Lack of unity of inve								
V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement								
VI Certain documents cited								
VII Certain defects in the international application								
VIII Certain observations on the international application								
Date of submission of the demand		Date of completion of this report						
26 September 2003 (26.09.2003)		30 June 2004 (30.06.2004)						
Name and mailing address of the IPEA/EP		Authorized officer						
and making address of the H DAVEF		Addition ized officer						
Facsimile No.		Telephone No.						

Translation

International application No.

PCT/EP2003/001701

ľ.	Basis	of the re	report					
1.	With	regard to	to the elements of the international application:*					
		the inte	ternational application as originally filed					
	$\boxtimes$	the des	scription:					
		pages	1-4, 8-10	, as originally filed				
		pages		, filed with the demand				
		pages	, filed with the l	letter of 27 May 2004 (27.05.2004)				
	X	the clai	aims:					
	لاسكا	pages		, as originally filed				
		pages						
		pages		, filed with the demand				
		pages		······································				
ļ	$\square$	the dra	awings:					
		pages	•	as originally filed				
		pages		, as originally filed filed with the demand				
		pages						
				letter or				
	ا لــا	_	nence listing part of the description:					
		pages						
		pages						
		pages	, filed with the le	letter of				
	the ir These	With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.  These elements were available or furnished to this Authority in the following language						
			ogether with the international application in computer readable form.					
		furnish	hed subsequently to this Authority in written form.					
		furnish	hed subsequently to this Authority in computer readable form.					
		The st	statement that the subsequently furnished written sequence listing ational application as filed has been furnished.	does not go beyond the disclosure in the				
			statement that the information recorded in computer readable form is furnished.	s identical to the written sequence listing has				
4.		The arr	mendments have resulted in the cancellation of:					
			the description, pages					
			the claims, Nos.					
			the drawings, sheets/fig					
5.		This rep	eport has been established as if (some of) the amendments had not been the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2)	n made, since they have been considered to go 2(c)).**				
*	in thi	acement s is report 70.17).	sheets which have been furnished to the receiving Office in response to the shally filed and are not annexed to this report since the	o an invitation under Article 14 are referred to hey do not contain amendments (Rule 70.16				
**	Any r	eplacemo	nent sheet containing such amendments must be referred to under item I	l and annexed to this report.				

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YES

NO

1-8

V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
1.	Statement				
	Novelty (N)	Claims	1-8	YES	
		Claims		NO	
	Inventive step (IS)	Claims	1-8	YES	
		Claims		NO	

2. Citations and explanations

Industrial applicability (IA)

1. This report makes reference to the following documents:

Claims

Claims

D1: WO-A-9605333 D2: WO-A-0171051

D3: FR-A-2797276

2. Document D1, which is considered to represent the closest prior art, discloses a device for stabilising a strip in an installation for coating strip-shaped goods, in which a metal strip is passed through a container of melted coating material; induction currents are induced in the coating material by an electromagnetic blocking field in a guide channel provided in the container below the melted bath level. The induction currents interact with the electromagnetic blocking field, producing an electromagnetic force that holds back the coating material.

The inductor comprises an induction coil on each side of the guide channel.

The subject matter of claims 1-8 differs from that disclosure in that an alternating current with less than 500 Hz frequency is fed to the induction coils and in that

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at least two correction coils are arranged perpendicularly to the surface of the metal strand to regulate the position of the metal strand in the guide channel.

The subject matter of claims 1-8 is therefore novel (PCT Article 33(2)).

3. Document D2 discloses a hot dip-coating device for metal strands, in particular steel strands, in which the metal strand can be passed vertically through a container of melted coating metal and through an upstream guide channel in which induction currents can be induced in the coating metal by an electromagnetic field of travelling waves. The induction currents interact with the electromagnetic field of travelling waves, producing an electromagnetic force for holding back the coating metal.

Correction coils are arranged in the magnetic yokes of the main coils of the magneto-hydrodynamic inductor. The inductor comprises a row of at least two adjacent correction coils on each side of the metal strand.

That disclosure differs from the subject matter of claims 1-8 in that a single-phase alternating current with less than 500 Hz frequency is fed to the induction coils.

The subject matter of claims 1-8 is therefore novel (PCT Article 33(2)).

4. Document D3 discloses a device for hot dip-coating metal strands, in particular steel strands, in which the metal strand is vertically passed through a container of melted coating metal and through an upstream guide channel, induction coils being arranged on both sides of the guide channel to hold back the coating metal in the

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container by means of electromagnetic forces induced in the coating metal.

An alternating current with a low frequency, ranging for example from 150 to 200 Hz, is fed to the induction coils.

The subject matter of claims 1-8 differs from that disclosure in that a single-phase alternating current is supplied to the induction coils and in that at least two correction coils are arranged normally to the surface of the metal strand in order to regulate the position of the metal strand in the guide channel.

The subject matter of claims 1-8 is therefore novel (PCT Article 33(2)).

5. The subject matter of claims 1-8 is also inventive (PCT Article 33(3)) because the combination of features defined therein cannot be obviously derived from documents D1 to D3 in combination.